STATE OF CALIFORNIA

BUSINESS, TRANSPORTATION AND HOUSING AGENCY DEPARTMENT OF CORPORATIONS

TO: Dr. Win Paris
Bustlines to Billions, Inc.
P.O. Box 3330
Seal Beach. CA 90740

DESIST AND REFRAIN ORDER

(For violations of sections 25110 of the Corporations Code)

The California Corporations Commissioner finds that:

- 1. At all relevant times, **Bustlines to Billions, Inc. and Dr. Win Paris** offered or sold unqualified securities in the form of "Pre-IPO Stock" at \$1.00 per share guaranteeing a 100 percent return on the investment.
- 2. By means of a flyer mailed to the public, **Bustlines to Billions, Inc. and Dr. Win Paris** offered or sold unqualified securities, i.e., that had not been registered with the Department of Corporations. The securities offered were denominated "Pre-IPO Stock" at \$1.00 per share.
- 3. In 2002, the flyer stated that "[o]rders for pre-IPO stock of \$10,000 or more should be made by check, payable to **Dr. Win Paris**. Write on the check \$1.00 per share, 100% refund, 1-year option @ \$1.00. Mail check to P.O. Box 3330, Seal Beach, CA 90740."
- 4. Further, **Bustlines to Billions, Inc. and Dr. Win Paris** offered a 100% return on the investment to the investor, a one-year stock option to the investor, and made further claims as to the product's ability to make a certain anatomical feature more attractive, e.g., "the Breasts will jump on TV!"
- 4. The Department of Corporations has not qualified the securities being offered by **Bustlines to Billions, Inc. and Dr. Win Paris**. Based upon the foregoing findings, the California Corporations Commissioner is of the opinion that the "Pre-IPO shares" and stock

options constitutes securities. Therefore, the "Pre-IPO shares" and stock options are subject to qualification under the California Corporate Securities Law of 1968, and are being or have been offered or sold without being qualified in violation of Corporations Code section 25110. Pursuant to Section 25532 of the Corporate Securities Law of 1968, Bustlines to Billions and Dr. Win Paris, or any affiliates or subsidiaries are ordered to DESIST and REFRAIN from the further offer or sale in the State of California of securities in the form of "Pre-IPO stock," or stock options, unless and until qualification has been made under said law or unless exempt. The sale of such securities is subject to qualification under said law and such securities are being or have been offered for sale without first being so qualified.

This Order is necessary, in the public interest, for the protection of investors and consistent with the purposes, policies, and provisions of the Corporate Securities Law of 1968.

Dated: April 12, 2003

Sacramento, California

DEMETRIOS A. BOUTRIS California Corporations Commissioner

VIRGINIA JO DUNLAP
Assistant Commissioner
Enforcement and Legal Services

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